

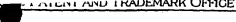
UNITED STATE EPARTMENT OF COMMERCE United States Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

	APPLICATION NO. FILING DATE FIRST NAMED INVENTOR				ATTORNEY DOCKET NO.	
	09/616,84	3 97/14/	DO NASH		F	C150.12.3B
Γ				\neg		EXAMINER
	ENTITED LA COMO	Y'' /\ F'' ''' ''	HM12/0702		1 11 15 76 1	ir 1 - 17%
	RICHARD O.	. BARTZ CE AVENUE !	3011714		ART UNIT	PAPER NUMBER
	SUITE 350		w' 'ma' 'm² 1 1 1		7411 0141	CA
	EDINA MN 5	55435			1644	9
					DATE MAILED:	•
						07/02/01

Please find below and/or attached an Office communication concerning this application or pr ceeding.

Commissioner of Patents and Trademarks



APPLICA	TION NO.	FILING DATE	FIRST NAMED INVE	NTOR		ATTORNEY DOCKET NO.		
_ .								
•				7.	· .	EXAMINER		
					ART UNIT	PAPER NUMBER		
					<u> </u>	لــــنــنــنـــنــــــــــــــــــــــ		
					DATE MAILED:	·		
			·					
	No	tice of Non-C	Compliant Amendm	ent (3°	7 CFR 1.121	}		
the format			is considered non-camended on September 8, 2000 (a	ompliant t see 65 Fed	pecause it has not bee 2. Reg. 54603, Sept. 8	n submitted in , 2000, and		
	1. The amendment does not include a clean version of the replacement paragraph(s)/section(s)/Substitute Specifical 37 CFR 1.121(b)(1)(ii).							
	2. The amen 37 CFR 1.12		e a marked-up version of the repla	acement p	aragraph(s)/section	(Vsubstitue South		
	3. The amen	dment does not include	e a clean version of the amended	claim(s). 3	37 CFR 1.121(c)(1)(i	ja er grande da		
	4. The amendment does not include a marked-up version of the amended claim(s), 37 CFR 1.121(c)(1)(ii)							
5	s. Other WE do not substitute letters you must submit the whole paragraph you must/o should Submit page changes through a substitute specification clean version							
	PRELIMINARY AMENDMENT: Unless applicant re-submits the preliminary amendment in compliance with revised 37 CFR 1.121 within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.							
) (fide, applic date of this	ant is given a TIME notice, whichever is	-FINAL ACTION: Since the a PERIOD of ONE (1) MONT slonger, within which to supplications OF THIS TIME PERIOR	H or THI y the omi	RTY (30) DAYS fi	rom the mailing in order to		
	avoid aband 1,136(a).	donment. EXTENS		MAY B	E GRANTE	D UNI		

(MPEP Bookmark Bulletin on "Simplified Amendment Practice").

Legal Instruments Examiner
308 1901